

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2006 REGULAR SESSION

HOUSE BILL NO. 42
THURSDAY, MARCH 9, 2006

The following bill was reported to the Senate from the House and ordered to be printed.

RECEIVED AND FILED DATE (April 22, 2006)

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY Frankie Uslimm

AN ACT relating to revenue bonds for city or county projects.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- Section 1. KRS 103.200 is amended to read as follows: 1
- As used in KRS 103.210 to 103.285, "building" or "industrial building" means any 2
- land and building or buildings (including office space related and subordinate to any 3
- of the facilities enumerated below), any facility or other improvement thereon, and 4
- all real and personal properties, including operating equipment and machinery 5
- deemed necessary in connection therewith, whether or not now in existence, which 6
- shall be suitable for the following or any combination thereof: 7
- Any activity, business or industry for the manufacturing, processing or (a) 8
- assembling of any commercial product, including agricultural, mining or 9
- manufactured products, together with storage, warehousing and distribution 10
- facilities in respect thereof; 11
- Any undertaking involving the construction, reconstruction and use of (b) 12
- airports, mass commuting facilities, ship canals, ports or port facilities, docks 13
- or wharf facilities or harbor facilities, off-street parking facilities or of 14
- railroads, monorails or tramways, railway or airline terminals, cable 15
- television, mass communication facilities, and related facilities; 16
- Any buildings, structures and facilities, including the site thereof and 17 (c)
- machinery, equipment and furnishings suitable for use as health care or related 18
- facilities, including without limitation, hospitals, clinics, nursing homes, 19
- research facilities, extended or long-term care facilities, including housing for 20
- the aged or the infirm and all buildings, structures and facilities deemed 21
- necessary or useful in connection therewith; 22
- Any nonprofit educational institution in any manner related to or in (d) 23
- furtherance of the educational purposes of such institution, including but not 24
- limited to classroom, laboratory, housing, administrative, physical educational 25

1		and medical research and treatment facilities;
2	(e)	Any facilities for any recreation or amusement park, public park or theme
3		park, including specifically facilities for the use of nonprofit entities in
4		making recreational and cultural benefits available to the public;
5	(f)	Any facilities involving manufacturing and service industries which process
6		raw agricultural products, including timber, provide value added functions, or
7		supply ingredients used for production of basic agricultural crops and
8		products;
9	(g)	Any facilities incident to the development of industrial sites, including land
10		costs and the costs of site improvements thereon, such as grading, streets,
11		drainage, storm and sanitary sewers, and other facilities and structures
12		incidental to the use of such site or sites for industrial use;
13	(h)	Any facilities for the furnishing of water if available on reasonable demand to
14		members of the general public;
15	(i)	Any facilities for the extraction, production, grading, separating, washing,
16		drying, preparing, sorting, loading and distribution of mineral resources,
17		together with related facilities;
18	(j)	Any convention or trade show facilities, together with all related and
19		subordinate facilities necessary to the development and proper utilization
20		thereof;
21	(k)	Any facilities designed and constructed to be used as hotels and/or motels,
22		together with all related and subordinate facilities necessary to the operation
23		thereof, including site preparation and similar facilities;
24	(l)	Any activity designed for the preservation of residential neighborhoods,
25		provided that such activity receives approval of the heritage division and
26		insures the preservation of not fewer than four (4) family units;
27	(m)	Any activity, designed for the preservation of commercial or residential

1	buildings which are on the National Register of Historic Places or within an
2	area designated as a national historic district or approved by the heritage
3	division; and

- 4 (n) Any activity, including new construction, designed for revitalization or redevelopment of downtown business districts as designated by the issuer.
- As used in KRS 103.210 to 103.285, "bonds" or "negotiable bonds" means bonds, notes, variable rate bonds, commercial paper bonds, bond anticipation notes or any other obligations for the payment of money issued by a city, county or other authority pursuant to KRS 103.210 to 103.285.
- 10 (3) As used in KRS 103.210 to 103.285, "substantiating documentation; means an

 independent finding, study, report, or assessment of the economic and financial

 impact of a project, which shall include a review of customary business practices,

 terms, and conditions for similar types of projects, both taxable and tax-exempt,

 in the current market environment.
- Section 2. KRS 103.2101 is amended to read as follows:

- (1) [In addition to the duties specified in KRS 103.286,]It shall be the duty of the state 16 local debt officer[Kentucky Private Activity Bond Allocation Committee] to review 17 only those projects authorized by paragraphs (k), (l), (m), and (n) of KRS 18 103.200(1), and only off-street parking facilities, cable television, and mass 19 communication facilities as authorized by paragraph (b) of KRS 103.200(1), 20 whether by cities, counties, urban-county governments, air boards, or riverport 21 authorities, or the Kentucky Economic Development Finance Authority. The 22 Kentucky Private Activity Bond Allocation Committee shall review only those 23 projects to be issued by the Kentucky Economic Development Finance Authority 24 and authorized by paragraphs (k), (l), (m), and (n) of KRS 103.200(1). Such 25 review shall include, but need not be limited to, the following: 26
 - (a) Whether the project creates long-term economic growth, creates or retains

HB004210.100-247 GA

1			jobs in a previously designated empowerment or enterprise zone, or aids in
2			the prevention or elimination of slums or blight[The economic need for the
3			project in the area].
4		(b)	Whether there is substantiating documentation to demonstrate that the
5			project places an unjustified competitive disadvantage on existing business in
6			the area.
7		(c)	Whether there is substantiating documentation to demonstrate that[If]
8			normal commercial financing is unavailable for this project or if available at
9			what rates it must be secured and under what terms and conditions.
10		(d)	If the project is in accord with the intent of KRS 103.200 to 103.285, this
11			section, and KRS 103.2451.
12		(e)	The project's economic soundness.
13	(2)	If th	ne committee or the state local debt officer finds that the project does not meet
14		all	of the above listed criteria, it shall deny approval of the project until the
15		obje	ections thereto have been met.
16	(3)	The	committee and the state local debt officer may require the submission of
17		testi	mony, project data, or any other information deemed appropriate with regard to
18		any	project submitted to it for approval.
19	(4)	The	committee and the state local debt officer, within fourteen (14) days of
20		rece	viving application, shall notify in writing the agency or unit of government
21		prop	posing the issuance of bonds, the appropriate county judge/executive, mayor,
22		and	school superintendent, and the developers of the project of the date on which
23		the j	project will be considered by the committee at a public hearing. Any person may
24		atte	nd the hearing and may personally, or through counsel, address the committee
25		with	regard to the project and make recommendations to the committee thereon.
26		Not	ice shall be given to the agency or unit of government proposing to issue the
27		bon	ds and the developers of the project not less than forty-five (45) days before the

proposed order to the committee or the state local debt officer.
the advertising required herein. A hearing officer may conduct the hearing with a
unit of government) to reimburse the agency or unit of government for the cost of
the bonds shall require the developer of the project (if it is other than the agency or
by KRS Chapter 424. The agency or unit of government proposing the issuance of
before the date of the hearing, publish notice of the hearing in the manner required
government proposing the issuance of the bonds shall, not less than thirty (30) days
date the committee has set for the hearing on the project. The agency or unit of

- (5) The committee and the state local debt officer shall have the right to approve or disapprove any project submitted to it, and over which it has jurisdiction as described in subsection (1) of this section, and no bonds or other evidence of indebtedness for any such project shall be issued until the project has been approved by the committee.
- 14 (6) When the revenues of the respective local government or school district are
 15 negatively impacted by the project, the committee and the state local debt officer
 16 shall require submission of a written statement of assurance that the appropriate
 17 county judge/executive, mayor, and school superintendent are in agreement with
 18 the negotiated financial arrangement. This written statement of assurance shall
 19 be used for advisory purposes.
- 20 (7) The maximum length of any bond authorization under this section shall not
 21 exceed the anticipated useful life of the building or equipment purchased or thirty
 22 (30) years, whichever is shorter.
 - Section 3. If the agency or unit of government proposing the issuance of bonds adopted a resolution indicating an intent to issue bonds for a project prior to February 1, 2006, then this project shall be subject to the provisions of KRS 103.2101 in effect upon the date of the passage of the resolution of intent to issue bonds.

HB004210.100-247

	Jody Lichards
	Speaker-House of Representatives
	May Million
	President of the Senate
Attest:	Chief Clerk of House of Representatives
	Approved Sovernor Governor
	Date 422/06